UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

	PRODUCTIONS, INC., a Nevada)				
corporation,	Plaintiff,)	2:16-cv-02704-JCM-PAL			
V.)) Case Number			
MARIA JENKINS, an individual, et al. Defendants)	WRIT	OF EXECUTION		
TO THE UN	ITED STATES MARSHAL FOR T	HE DIST	TRICT OF NEVADA:			
On April 17,	2018 a Judgment wa	as entere	ed in the docket of the	above-entitled Court and		
V-000 CATALOGICAL TO THE TOTAL THE TOTAL TO THE TOTAL TOT	or of Defendant, Tracy Cordoba	,	d in the docket of the	as Judgment Creditor,		
and against	Plaintiff, Criminal Productions, Inc.,			as Judgment Debtor, for		
	\$	principal,				
	\$ 48,612.50	attorne	ey fees,			
	\$	interes				
	\$ 17.00					
	\$ 48,629.50		making a total of			
JUI			JUDGMENT AS ENTERED.			
WHEREAS, a that further s	according to an affidavit and requums have accrued since the entry	est for is y of judgr	ssuance of writ of exec ment, to wit:	cution filed herein, it appears		
	\$ 665.89	accrue	d interest, and			
	\$ 750.00	accrued costs and fees, making a total of				
	\$ 1,415.89	ACCRI	JED INTEREST, COS	STS AND FEES.		

Case 2:16-cv-02704-JCM-PAL Document 90 Filed 12/17/18 Page 2 of 2

\$ _(0.00	payments and partial which is to be first condited against the Jud	redited against t	he total accured	interest, costs and fees, balance of
\$ _	50,062.19	ACTUALLY DUE or	the date issuan	ce of this writ, of	which
ar da co	nnum, in the amou ate of issuance on	nt of \$ <u>2.80</u> this writ, to which mosts of the officer exe	PER DAY, from ust be added the	om the date of er accrued costs a	st at 2.10 % per htry of judgment to the and fees and the d amount per day to
		under the writ of exec ons have requested s			been requested.
	NAME		ADDRESS		

YOU ARE THEREFORE COMMANDED to satisfy the said Judgment with interest and costs as provided by law and your costs and disbursements out of the personal property of said debtor, except that for any pay period, 75 percent of the disposable earnings of the debtor during this period or for each week of the period 30 times the minimum hour wage prescribed by section 6(a)(1) of the Federal Fair Labor Standards Act of 1938 [29 U.S.C. Sec. 206(a)(1)], and in effect at the time the earnings are payable, whichever is greater, is exempt from any levy of execution pursuant to this writ, and if sufficient personal property cannot be found, then out of his real property; or if the Judgment be a lien upon real property, then out of the real property belonging to such debtor, and make return of this writ within not less than ten (10) days nor more than sixty (60) days after your receipt thereof with what you have done endorsed hereon.

Judgment Creditor/Plaintiff will identify to the U.S. Marshal or his representative assets that are to be seized to satisfy the judgment/order.

YOU ARE FURTHER COMMANDED if necessary, to turn over any property seized under this order to a third party custodian or to the plaintiff. The U.S. Marshal or his representative is authorized to use reasonable force in the execution of this Judgment/Order and the Judgment Creditor/Plaintiff will hold the U.S. Marshals Service harmless of any liability that may be imposed as a result of the execution of the Judgment.

DEBRA K. KEMPI	COURT FOR THE	12/17/2018
CLERK Step.		DATE

(By) DEPUTY CLERK